

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

MERCEDEZ LYNN, a minor, by and  
through her parents and natural guardians,  
MELISSA LYNN AND ROBERT LYNN,  
and MELISSA LYNN and ROBERT  
LYNN, in their own right,

Plaintiffs,

v.

YAMAHA GOLF-CAR Company, formerly  
known as YAMAHA Golf Company;  
YAMAHA Motor Manufacturing  
Corporation; YAMAHA Motor  
Manufacturing Corporation of America and  
YAMAHA Motor Manufacturing  
Corporation, U.S.A.,

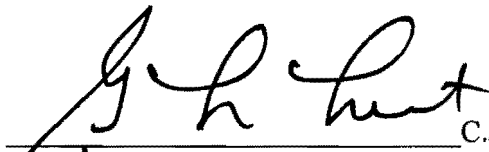
Defendants.

CIVIL ACTION NO.  
2:10-cv-01059-GLL

JURY DEMANDED

~~PROPOSED~~ ORDER OF COURT

AND NOW, to wit, this 25<sup>th</sup> day of May, 2011, as the  
Yamaha Defendants have received the VIN for the 2000 Yamaha Golf Cart, which is the subject  
of the discovery dispute between the parties, the Yamaha Defendants are now are able to  
supplement and provide relevant and more meaningful discovery responses to Plaintiff's First  
Set of Interrogatories and Request for Production of Documents. Therefore, Plaintiff's Motion  
to Compel is DENIED.

  
C.J.  
Gary Lancaster,  
Chief United States District Judge

*Δ to file supplemental responses w/ in  
14 days of this date*